DDES Department of Development and Environmental Services

School Impact 46 Mitigation Measures



A DDES Customer Information Bulletin



King County Department of Development and Environmental Services 900 Oakesdale Avenue Southwest Renton, Washington 98055-1219

http://www.metrokc.gov/ddes/

Frequently Asked Questions

King County DDES has created customer information bulletins to inform the general public about the effect of codes and regulations on their projects. These bulletins are not intended to be complete statements of all laws and rules and should not be used as substitutes for them. If conflicts and questions arise, current codes and regulations are final authority. Because the codes and regulations may be revised or amended at any time, consult King County staff to be sure you understand all requirements before beginning work. It is the applicant's responsibility to ensure that the project meets all requirements of applicable codes and regulations.

In 1991 the King County Council established concurrency standards and impact fees for public school districts. The School Mitigation and Impact Fees ordinance has since been codified in King County Code (K.C.C.) chapter 21A.43. The key code provisions include the following:

- ◆ The formation of a School Technical Review Committee (STRC)
- ♦ Annual Council reviews
- ♦ An impact fee program
- **♦** Concurrency

Why is an impact fee necessary?

The 1990 Washington State Growth Management Act and the 1991 Amendment to the Act require local governments to make appropriate provisions for schools through the review of development proposals. These acts further grant counties and cities the authority to impose impact fees for the purpose of supporting school facilities.

King County's policy, as stated in the King County Comprehensive Plan, is to coordinate land development activities with the provision of services, including schools. With the adoption of a new zoning code (Title 21A) in 1993, the County implemented the Growth Management Act and the Comprehensive Plan.

Rapid residential development in King County has caused student populations in several of the County's school districts to increase faster than schools can be built to accommodate them. In many instances, existing state and local funding sources for schools have not been sufficient to meet population demands. Even if the districts have enough money to construct schools, many cannot complete construction quickly enough to meet the necessary space requirements.

Frequently Asked Questions

What are impact fees?

Chapter 21A.43 of the King County Zoning Code provides a framework for school districts to request that King County assess impact fees on new residential development in unincorporated King County. Each school district may request that impact fees be imposed on new developments within their district if their schools are being affected by the growth. The fees are adopted annually by ordinance following a thorough review by the STRC and the King County Council of the district's capital facility plan and enrollment projections.

Impact fees will be assessed and collected on every new dwelling unit in the district for which a fee has been established—this fee will be collected at the time of permit issuance or final plat approval. The following table identifies those school districts with impact fees as most recently amended by Ordinance No. 13673:

School District	Existing Fee Amount/Unit	
	Single Family	Multi-family
Auburn #408	\$3,517	\$1,088
Enumclaw #216	\$2,144	\$636
Federal Way #210	\$2,383	\$786
Fife #417	\$2,521	\$1,462
Highline #401	\$1,031	\$114
Issaquah #411	\$6,131	\$1,412
Kent #415	\$3,782	\$2,329
Lake Washington #414	\$4,279	\$69
Northshore #417	\$3,404	\$0
Riverview #407	\$2,807	\$599
Snoqualmie #410	\$3,411	\$647
Tahoma #409	\$2,665	\$1,008

NOTE: The effective date for all current fees is December 30, 1999.

In addition to the school impact fee, a nonrefundable administrative fee of \$65 per dwelling unit will be charged before issuance of a building permit for those projects subject to a school impact fee.

When are impact fees paid?

For residential plats, the amount of the impact fee is determined using the impact fee schedule in effect when the plat receives preliminary approval. One-half of the fee must be paid at final plat approval and the other half when building permits are issued. Residential lots that did not pay an impact fee during platting, multifamily building permits, mobile home permits and site plan approvals for mobile home parks, must pay the total fee when the permits are issued. The amount of the fee is based on the fee schedule that is in effect at the time of permit application.

Frequently Asked Questions

What kinds of exemptions are available?

The following types of developments are exempt from school impact fees:

- ♦ Any form of housing exclusively for the elderly, including nursing homes and retirement centers
- ♦ Replacement or remodeling of existing homes
- ♦ Shelters for temporary placement
- **♦** Relocation facilities
- ♦ Transitional housing facilities
- ♦ Low-income housing
- ♦ Community residential facilities (e.g., group homes)
- ♦ Temporary dwellings for medical hardship
- ♦ Accessory dwelling units

Why is concurrency necessary?

The purpose of concurrency, as defined by the King County Code, is to ensure that school districts have sufficient capacity to accommodate student populations generated by new residential development. For this reason, a finding of concurrency must be made for the following types of applications:

- **♦** Preliminary plats
- ♦ Preliminary PUDs
- ♦ Site plan approval for mobile home parks
- ♦ Requests for multi-family zoning
- ♦ Building permits for multi-family projects (i.e., two or more units)

A proposed development may be denied, or mandatory phasing or similar mitigation may be required, if it is determined that no capacity will exist when the impact of development occurs.

Are there any exceptions to the concurrency standard?

The following exemptions apply to concurrency standards:

- ♦ Single-family residential building permits
- ♦ Short plats
- ♦ Reconstruction or remodeling of existing dwelling units
- ♦ Housing for the elderly (including nursing homes and retirement centers)

If you have any questions regarding these school mitigation impact requirements, procedures, and assessments and payment of fees, please call a member of the School Priority Services Team at 206-296-6600.

Frequently Asked Questions

Other bulletins and telephone numbers that may be helpful

Bulletin 1 Building and Development Permit Telephone Numbers

Bulletin 9 Obtaining a Residential Building Permit
Bulletin 17A Zoning Code: Overview and Summary
Bulletin 18A Zoning Code: Permitted Use Tables

206-296-6600 DDES Information

206-296-6600 School Priority Services Team

This customer information bulletin will be updated as new fees are adopted, and current fees are revised.





King County complies with the Americans with Disabilities Act (ADA). If you require an accommodation to attend a meeting (two weeks notice) or require this information in Braille, audiocassette, or large print, please call 206-296-6693 or TDD 206-296-7217.